



**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

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Order Instituting Rulemaking to establish the  
California Institute for Climate Solutions.

Rulemaking 07-09-008  
(Filed September 20, 2007)

**REPLY COMMENTS OF SAN DIEGO GAS & ELECTRIC COMPANY  
(U 902 M) AND SOUTHERN CALIFORNIA GAS COMPANY (U 904 G) ON  
ORDER INSTITUTING RULEMAKING TO CONSIDER ESTABLISHING  
CALIFORNIA INSTITUTE FOR CLIMATE SOLUTIONS**

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November 19, 2007

**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE  
STATE OF CALIFORNIA**

Order Instituting Rulemaking to establish the  
California Institute for Climate Solutions.

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CALIFORNIA INSTITUTE FOR CLIMATE SOLUTIONS**

**I.  
INTRODUCTION AND BACKGROUND**

In accordance with the Rules of Practice and Procedure of the California Public Utilities Commission (the “Commission” or “CPUC”), San Diego Gas & Electric (“SDG&E”) and Southern California Gas Company (“SoCalGas”) respectfully submit the following reply comments pursuant to the schedule set forth by the September 20, 2007, *Order Instituting Rulemaking to Consider Establishing California Institute for Climate Solutions* (“OIR”).

In its opening comments submitted on November 02, 2007, SDG&E and SoCalGas responded to specific questions posed by the Commission on the preliminary proposal of the University of California (“UC”) to establish the California Institute for Climate Solutions (“CICS”).<sup>1/</sup> SDG&E and SoCalGas articulated in opening comments that the CICS presents an important opportunity to develop innovative and creative

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<sup>1/</sup> OIR at 1.

approaches for moving the state towards fulfilling its Greenhouse Gas (“GHG”) objectives. Universities and colleges are best placed to undertake transformational education, broad dissemination of knowledge regarding GHGs, and implement significant research into climate change solutions. The opening comments of SDG&E and SoCalGas, as with the almost all other parties, were supportive of the CICS. The opening comments sought to maximize the effectiveness of the CICS by expanding participation, sharpening the focus, and coordinating with current research efforts to avoid duplication. As discussed more fully below, it is in this cooperative spirit that SDG&E and SoCalGas herein take this opportunity to respond to the opening comments of the Division of Ratepayer Advocates (“DRA”) and the opening comments of the UC that contains its revised proposal.

## **II. GENERAL REPLY COMMENTS**

SDG&E and SoCalGas commend President Peevey for initiating this rulemaking as part of the CPUC’s continued effort to aggressively pursue all avenues, including educational and ground-breaking, scientific approaches, in reducing GHG emissions within California. Climate change is an unparalleled environmental challenge, and achieving GHG targets will require an integrated approach that will positively influence both consumer action and the development of new technology, in California as well as across the globe.

In its opening comments, the DRA asserts that the UC proposal involves a “broad range of activities that are only indirectly related to utility service.”<sup>2/</sup> Certain statements

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<sup>2/</sup> DRA opening comments p. 2.

made in the Order, however, support the conclusion that the Commission fully intends to limit CICS program efforts to those that will benefit California utility customers, both directly and indirectly.<sup>3/</sup> For example, the Commission specifically recognizes in the Order that there may be some overlap in the preliminary CICS proposal with existing utility research programs; the CPUC seeks to address this issue upfront by stipulating that the Commission's intent is not to fund redundant programs, but to structure the CICS so that it compliments and augments existing efforts to reduce utility GHG emissions according to AB 32.<sup>4/</sup> Further, the revised UC proposal has been clarified to indicate that the intent of the CICS is not to duplicate existing research, but to align with and augment California's extensive existing GHG research programs.<sup>5/</sup> The UC proposal envisions enabling multi-institutional collaborations, bringing together different strands of research needed for solutions and filling gaps.<sup>6/</sup> In addition, the revised UC proposal to focus on energy-related GHG research would provide direct benefits to utility customers.<sup>7/</sup>

Second, the UC changes to the governing structure in its revised proposal will go a long way toward addressing the concerns raised by SDG&E and SoCalGas in its opening comments. The revised proposal includes a lead role for the CPUC and includes utility representation on the Board.<sup>8/</sup>

These elements of the UC revised CICS proposal will help ensure CICS spending is allocated for the benefit of utility customers.

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<sup>3/</sup> OIR at 2.

<sup>4/</sup> OIR at pp. 3-5.

<sup>5/</sup> UC opening comments, p. 7.

<sup>6/</sup> UC opening comments, p. 30.

<sup>7/</sup> UC opening comments, pp. 20-21.

<sup>8/</sup> UC opening comments, p. 17.

### **III. CONCLUSION**

SDG&E and SoCalGas believe that California can successfully lead the way to a lower national carbon footprint by transferring technology for clean energy and better energy efficiency. For these reasons, SDG&E and SoCalGas support the Commission's efforts to develop a coordinated, statewide research and education program of the CICS to address the important challenge of climate change.

SDG&E and SoCalGas endorse and commend the UC for their hard work in developing the CICS proposal. The revisions to the UC proposal proposed in the UC opening comments address the major concerns of SDG&E and SoCalGas. SDG&E and SoCalGas hope the continuing dialogue in this Rulemaking will be productive in further sharpening the focus and structure to accomplish the Institute's ambitious goals.

Respectfully submitted this 19th day of November, 2007.

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## **CERTIFICATE OF SERVICE**

Pursuant to Rule 8.3(b) of the Commission's Rules of Practice and Procedure, I hereby certify that I have this day served a copy of the foregoing **REPLY COMMENTS OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902 M) AND SOUTHERN CALIFORNIA GAS COMPANY (U 904 G) ON ORDER INSTITUTING RULEMAKING TO CONSIDER ESTABLISHING CALIFORNIA INSTITUTE FOR CLIMATE SOLUTIONS** to each party of record on the service list in R.07-09-008 via electronic mail. Those parties without an email address were served by placing copies in properly addressed and sealed envelopes and depositing such envelopes in the United States Mail with first-class postage prepaid.

Dated at San Diego, California, this 19<sup>th</sup> day of November, 2007.

/S/ LISA FUCCI-ORTIZ

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Lisa Fucci-Ortiz



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